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1 2 3 4 5 6	HEATHER E. WILLIAMS, #122664 Federal Defender MEGHAN MCLOUGHLIN, NY# 5342100 Assistant Federal Defender 801 I Street, 3 rd Floor Sacramento, CA 95814 Tel: (916) 498-5700 Fax: (916) 498-5710 Attorney for Defendant CHRISTIAN FLORES					
7	IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA					
9						
10	UNITED STATES OF AMERICA,	Case No. 2:22-cr-00168-JAM-1				
11	Plaintiff,	STIPULATION REGARDING EXCLUDABLE TIME PERIODS UNDER SPEEDY TRIAL ACT; ORDER Date: September 26, 2023 Time: 9:00 a.m. Court: Hon. John A. Mendez				
12	vs.					
13	CHRISTIAN FLORES,					
14 15	Defendant.					
16	STIPULATION					
17	1. By previous order, this matter was set for a status conference on September 26, 2023.					
18	2. By this stipulation, Defendant Christian Flores now moves to continue the status					
19	conference until October 17, 2023, at 09:00 a.m., and to exclude time between					
20	September 26, 2023 and October 17, 2023 under Local Code T4.					
21	3. The parties agree and stipulate, and request that the Court find the following:					
22	a) The government has represented that the discovery associated with this case has been					
23	produced to counsel, and has made supplemental discovery available for defense					
24	counsel's review.					
25	b) The government also recently presented Mr. Flores with a plea offer. Counsel for					
26	defendant desires additional time to review the offer with her client.					
27	c) Counsel for Mr. Flores believe the failure to grant the above-requested continuance					
28	would deny him the reasonable	time necessary for effective preparation, taking into				
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1	accol	unt the exercis	se of due diligen	ce.		
2	d) The g	d) The government does not object to the continuance.				
3	e) Base	e) Based on the above-stated findings, the ends of justice served by continuing the case				
4	as requested outweigh the interest of the public and Mr. Flores in a trial within the					
5	origin	original date prescribed by the Speedy Trial Act.				
6	f) For the	f) For the purpose of computing time under the Speedy Trial Act, 18 U.S.C. § 3161, et				
7	seq., within which trial must commence, the time period of September 26, 2023 to					
8	October 17, 2023, inclusive, is deemed excludable pursuant to 18 U.S.C.§					
9	3161(h)(7)(A), B(iv) [Local Code T4] because it results from a continuance granted					
10	by th	by the Court at defendant's request on the basis of the Court's finding that the ends of				
11	justic	justice served by taking such action outweigh the best interest of the public and the				
12	defendant in a speedy trial.					
13						
14	Dated: September	er 21, 2023		EATHER E. WILI	LIAMS	
15			r	ederal Defender		
16			<u>/s</u>	/ Meghan McLoug	<u>hlin</u>	
17				ssistant Federal De ttorney for Defend		
18				HRISTIAN FLOR		
19	Dated: September 21, 2023		<u>/s</u>	/s/ Justin L. Lee JUSTIN L. LEE		
20				ssistant United Sta	ites Attorney	
21						
22			0	DNFD		
23	ORDER IT IS SO ORDERED.					
24	Dated: Septemb			/s/ John A. Mende	7	
25	Dated. Septem	Del 21, 2023	-		LE JOHN A. MENDEZ	
26				SENIOR UNITED	O STATES DISTRICT JUDGE	
27						
28						
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